## **EXHIBIT A**

I, John W. Brewer, declare under penalty of perjury that I served the attached subpoena directed to Merle Lewis by sending it, together with a check for the witness fee, on May 1, 2007 by overnight courier to Michael Taylor, an attorney who advised me that Mr. Lewis had authorized him to accept service of the subpoena on Mr. Lewis' behalf. New York, New York

May 3, 2007

John W. Brewer

John Com

A088 Subpoena in a Civil Case (12/06)

## Issued by the United States District Court DISTRICT OF MINNESOTA

CASE
F
Court for the District of
Court for the District of
e, date, and time specified
AND TIME
to testify at the taking of a c and/or sound-and-visual
: AND TIME
sday, <b>Ma</b> y 15, 2007, 9:30 a.m
llowing documents or objects d Schedule A.
AND TIME
10

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YOU ARE COMMANDED to permit inspection of the following premises at the date and time specified below			
PLACE	DATE AND TIME		
Any subpoenaed organization not a party to this adversary proceed directors, or managing agents, or other persons who consent to temperson designated, the matters on which the person will testify, Fe	stify on its behalf, and may set forth, for each		
SSUING OFFICER SIGNATURE AND TITLE Attorney for Plaintiff Magten Asset Management Corp.	DATE S/1/51		
ISSUING OFFICER'S NAME, ADDRESS AND PHONE NUMBER  John W. Brewer			
Fried, Frank, Harris, Shriver & Jacobson LLP			
One New York Plaza			
New York, NY 10004			
(212) 859-8000			

B255 (11/97) Subpoena in a Civil Case

	PR	PROOF OF SERVICE		
	DATE	T PLACE		
SERVED	DATE	7 2002		
SERVED ON (PRINT NAME)		MANNER OF SERVICE		
SERVED BY (PRINT NAME)	1944.W	TITLE		
	DECL	ARATION OF SERVER		
	DECL	ARATION OF SERVER		
		nder the laws of the United States of America that the of Service is true and correct.  SIGNATURE OF SERVER		
Rule 45, Federal Rules of Civil Code by Rule 9016, Federal R. OTECTION of PERSONS SUBJECT TO SUB- party or an attorney responsible for the issuance alter reasonable steps to avoid imposing undue be to that subpoens. The court on behalf of which to that subpoens. The court on behalf of which the thin daty and impose upon the party or attorney whate sanction, which may include, but is not like able attorney? a fee.  A person commanded to produce and permit in sile, land the strongery a fee.  A person commanded to produce and permit in sile, and the strongery a fee.  A person commanded to produce and permit in the place of the person commanded to appear tion or inspection unless commanded to appear tion or inspection, copying, testing, or sampling majorems or before the time specified for compliant evolves, serve upon the perty or attorney dealgnation to producing electronically stored information is not a temple the person person of the designated materials or inspect the premises expy which the subpoens was issued. If objection is popona may, upon notice to the person command order to compel the production, inspection, copy on compel shall protect any person who is not a person or compel shall protect any person who is not a person shalf if the subpoens if it is to allow reasonable time for compliance; paires a person who is not a person who is not appeared to or wilver applies; or light of the person to undue burden.  Subpoens a subpoens of a trade socret or other conflict present, or commercial information, or univer disclosure of a trade socret or other conflict person the person who is not a person who is not appeared, or other protected ion or walver applies; or universed account or a person who is not appeared, or other conflict person the person to undue burden.  Subpoens a large disclosure of a trade socret or other conflict person the person who is not aperty or an officer of the conflict person the person the person that is a subpoens at the c	eles of Bankruptcy Procedure: POENAS.  and service of a subpoena rden or experse on a person the subpoena was issued shall y in breach of this duty an sited to, lost earnings and a  spection, copying, testing, titon, books, papers, documents or ear in person as the place of for deposition, hearing or trial mmanded to produce: ay, within 14 days after service of ce if such time is less than 14 days di in the subpoona written erials or inspection of the premises the form or forms requested. If not be entitled to inspect, copy, copt pursuant to an order of the same sheen made, the party serving and to produce, move at any time ring, testing, or sampling. Such an arry or an officer of a party from ing, testing, or sampling na was issued shall quash  fa party to travel at person resides, is employed or ect to the provisions of clause astend trial be commanded to trial is held; trial is held; trial is recarch, no or information and resulting from the expert's  f a party to incur substantial expense to travel m or modify the subpoena hows a substantial need for the testimony or			